

REMARKS

The Examiner is thanked for the due consideration given the application. The specification has been amended to improve the format. Substitute drawing figures have been provided.

Claims 1-4 and 6-12 are pending in the application. Claim 5 has been canceled and its subject matter has been incorporated into claim 1. Claims 2-4 and 6-12 have been amended to improve their language in a non-narrowing fashion.

No new matter is believed to be added to the application by this amendment.

The Drawings

The drawing figures have been objected to as not being clear. Substitute drawing figures have been provided in which the legends are in English.

Claim Objections

The claims have been objected to as containing informalities such as inadequate transitional language. The claims have been amended to be free from informalities.

The Specification

The specification has been objected to as not containing headings. The specification has been amended to insert headings and not to refer to the claims.

Rejections Under 35 USC §§ 112 and 101

Claims 1-12 have been rejected under 35 USC §112, first paragraph as failing to comply with the enablement requirement.

AMENDMENTS TO THE DRAWINGS:

The attached sheets of drawings include changes to Figures 1-5. These sheets, which include Figures 1-5, replace the original sheets including Figures 1-5. In Figures 1-4, the German words have been replaced with words in the English language.

Claims 1-12 have been rejected under 35 USC §112, second paragraph as being indefinite. Claims 1-12 have been rejected under 35 USC §101 as being drawn to non-statutory subject matter.

Claims 1-12 have been amended to be clearly drawn to a method of managing the memory of a data processing or communication terminal that includes, for example, the step of showing the name or title of a data object on a terminal. This real process on a real object clearly falls within the aegis of statutory subject matter in a fashion that can allow one of ordinary skill to practice the invention without undue experimentation.

The claims have also been amended to be clear, definite and have full antecedent basis.

These rejections are believed to be overcome, and withdrawal thereof is respectfully requested.

Rejection Over GRAHAM et al.

Claims 1-12 have been rejected under 35 USC 102(e) as being anticipated by GRAHAM et al. (U.S. Publication 2002/0178271). This rejection is respectfully traversed.

The present invention pertains to a method for managing the memory of a data processing or communication terminal that is shown, by way of example, in Figure 5 of the application, which is reproduced below.

FIG 5

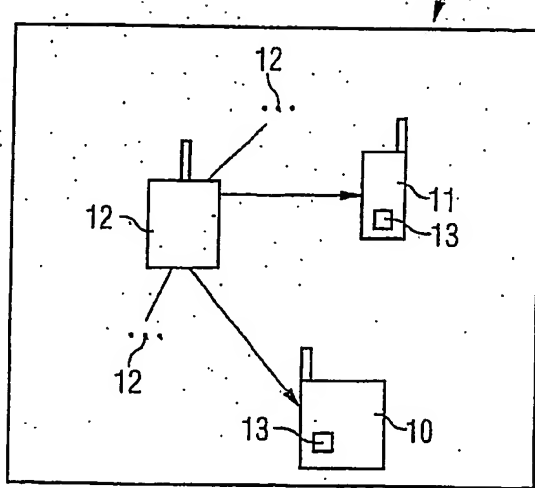


Figure 5 shows a data processing terminal (10), a communication terminal (11) and base stations 12. Claim 1 of the present invention includes the steps of "showing a name or a title of at least one user data object (3) contained in a DRM file directly on the user surface (1) of the data processing terminal (10) and/or of the communication terminal (11) together with a name or a title of the DRM file," and "showing a number of user data objects (3) of the DRM file (2) separately as independent objects."

GRAHAM et al. pertain to dynamic access control and management. The Official Action refers to features in GRAHAM et al. that cannot be located in the document, e.g., "Figure 2A, Item 212," (page 8, lines 15 and 19), "Figure 4A-4C & 5C," (page 9, lines 6 and 6). Clarification is respectfully requested.

Nonetheless, GRAHAM et al. clearly fails to disclose or infer claim 1 of the present invention, which recites "showing a number of user data objects (3) of the DRM file (2) separately as independent objects." Claims depending upon claim 1 are patentable for at least the above reasons.

This rejection is believed to be overcome, and withdrawal thereof is respectfully requested.

Conclusion

The Examiner is thanked for considering the Information Disclosure Statement filed October 18, 2005 and for making an initialed PTO-1449 Form of record in the application.

Prior art of record but not utilized is believed to be non-pertinent to the instant claims.

The objections or rejections are believed to have been overcome, obviated or rendered moot and that no issues remain. The Examiner is accordingly respectfully requested to place the application in condition for allowance and to issue a Notice of Allowability.

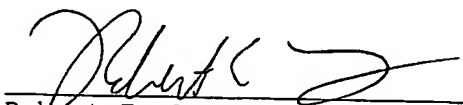
The Commissioner is hereby authorized in this, concurrent, and future replies, to charge payment or credit any overpayment

Docket No. 4001-1208  
Appln. No. 10/553,796

to Deposit Account No. 25-0120 for any additional fees required  
under 37 C.F.R. § 1.16 or under 37 C.F.R. § 1.17.

Respectfully submitted,

YOUNG & THOMPSON

  
\_\_\_\_\_  
Robert E. Goozner, Reg. No. 42,593  
209 Madison Street, Suite 500  
Alexandria, VA 22314  
Telephone (703) 521-2297  
Telefax (703) 685-0573  
(703) 979-4709

REG/fb

APPENDIX:

The Appendix includes the following item(s):

- a terminal disclaimer
- a 37 CFR 1.132 Declaration
- a new or amended Abstract of the Disclosure
- Replacement Sheets for Figures 1-5 of the drawings
- a Substitute Specification and a marked-up copy of the originally-filed specification
- a verified English translation of foreign priority document